1 2 3 4 5 6 7 8	JOANNA R. MENDOZA, (Cal. State Bar No. 14 LAW OFFICE OF JOANNA R. MENDOZA, P. P.O. Box 2593 Granite Bay, CA 95746 (916) 781-7600 (916) 781-7601 FAX jmendoza@theiplawfirm.com Attorneys for Plaintiff EXPRESS DIAGNOSTICS INT'L, INC.	IT IS SO ORDERED S MODIFIED Judge James Ware	
	UNITED STATES DISTRICT COURTETRICT OF CALIFORNIA		
9	NORTHERN DISTRI	CI OF CALIFORNIA	
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11	EXPRESS DIAGNOSTICS INT'L, INC., an Iowa Corporation,) CASE NO. C 06-1346 JW (PVT)	
12	Plaintiff,))) STIPULATION OF DISMISSAL	
13	ŕ	OF DEFENDANTS PATRICK AND ELIZABETH BEENTJES AND	
14	VS.	TWIN SPIRIT, INC.	
15	BARRY M. TYDINGS, an individual; MERINA T. KISERA, an individual; ZYON)	
16	INT'L, INC. a Nevada corporation; PREMIUM DIAGNOSTICS INT'L, INC., a Nevada))	
17	corporation; JAMES G. HIPPLE II, an individual; DRUG-FREE WORKPLACE))	
18	ADMINISTRATORS, INC., a Nevada Corporation; JIANFENG "JEFF" CHEN, an))	
19	individual; AMEDICA BIOTECH, INC., a California corporation; PATRICK A.))	
20	BEENTJES, an individual; ELIZABETH R. BEENTJES, an individual; TWIN SPIRIT,))	
21	INC., a Nevada corporation; STEVEN ALAN SPEARES, an individual; and SPEARES))	
	MEDICAL, INC., a South Carolina corporation,))	
22	and DOES 1 – 50, inclusive,)	
23	Defendants.	<i>)</i>)	
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1	IT IS HEREBY STIPULATED between the plaintiff, EXPRESS DIAGNOSTICS INT'L	
2	INC., and defendants PATRICK BEENTJES, ELIZABETH BEENTJES, and TWIN SPIRIT,	
3	INC., a California corporation, by and through their designated counsel, that the above-captioned	
4	action be and hereby is dismissed with prejudice pursuant to Federal Rules of Civil Procedure	
5	§41(a)(1), as to these defendants only, following and pursuant to a settlement agreement reached	
6	between these parties in this action.	
7	So stipulated.	
8	DATED: May 26, 2009	LAW OFFICES OF JOANNA R. MENDOZA, P.C.
9		
10		<u>/s/ Joanna R. Mendoza</u> JOANNA R. MENDOZA
11		Attorney for Plaintiff EXPRESS DIAGNOSTICS INT'L, INC.
12		
13	DATED: May 26, 2009	FAUNCE, SANGER, OATMAN & WOODSON, LLP
14		/s/ William N. Woodson, III
15		WILLIAM N. WOODSON, III Attorney for Defendants PATRICK BEENTJES,
16		ELIZABETH BEENTJES and TWIN SPIRIT, INC.
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18	grorolles	
19	u order	
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21	1 11 15 50 00 00 11 11 11	n light of these recent Stipulated Dismissals, on or before June 25 , 0009, Plaintiff shall submit a Status Report re: remaining Defendants
22	i e	nd claims to be trial.
23	DATED: June 11, 2009	James Ubse
24		HONOKABLE JAMES WARE
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